1:05-CV-1185

AO 243 (Rcv. 2/95) .

MOTION UNDER 28 USC § 2255 TO VACATE, SET ASIDE, OR CORRECT

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United States District (st./Pennsylvania	
Name of Movant Travis T. Parke	(Pris	oner No. 10864-067	Case No. 1-CR-01-248	-01
Place of Confinement FCI Schuylkill, Miner		17954-0759	[J. Caldwell	
UNITED STATES OF AMERICA	ν.	Travis T. Pa	rker me under which convicted)	<i>-</i>
	MO	TION		
1. Name and location of court which ent	ered the judgment of	conviction under attack	S	
Middle Dist. of Penr	sylvania (U.S. Dist. Ct)	
2. Date of judgment of conviction At	igust 22, 20	02		
	27) years, r	educed to (19	5) years.	
4. Nature of offense involved (all counts				
	, :		FILED HARRISBURG, PA	
			JUL 0 5 2005	
5. What was your plea? (Check one) (a) Not guilty (b) Guilty (c) Nolo contendere		MA Per	Deputy Clerk	
If you entered a guilty plea to one cou	nt or indictment, and	a not guilty plea to ano	ther count or indictment, give o	details;
N/A				
	cı∴1 did you baya?	(Check one)		
6. If you pleaded not guilty, what kind of (a) Jury XXX (b) Judge only	THIS GIT YOU HAVE:	(Check only)		
7. Did you testify at the trial? Yes ☐ No ☒XXX			•	
8. Did you appeal from the judgment of o	conviction?			
			•	

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9.	If you did appeal, answer the following:
	(a) Name of court U.S. Court of Appeals for the Third Circuit
	(b) Result Affirmed, and Vacated in part.
	(c) Date of result March 31, 2005
10.	Other than a direct appeal from the judgment of conviction and sentence, have you previously filed any petitions, applications or motions with respect to this judgment in any federal court? Yes No XXXX
11.	If your answer to 10 was "yes," give the following information:
	(a) (I) Name of court N/A
	(2) Nature of proceeding
	(3) Grounds raised
	(4) Did you receive an evidentiary hearing on your petition, application or motion? Yes 口 No 図XX (5) Result No hearing.
	(6) Date of result
(t	b) As to any second petition, application or motion give the same information:
	(1) Name of court No second petition.
	(2) Name of proceeding
	(3) Grounds raised

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	(4) Did you receive an evid Yes □ No ☑X		your petition, application o	r motion?
	(5) Result N/A			
	(6) Date of result		•	
	(c) Did you appeal, to an appella or motion?	ite federal court h	aving jurisdiction, the result	of action taken on any petition, application
	(I) First petition, etc.	Yes 🗍	No XXXX	
	(2) Second petition, etc.	Yes 🗍	No XXXX	

I chose not to appeal my Direct Appeal to the Supreme Court for review, because I personally felt how my lawyer went about arguing my issues on Direct Appeal

would fail to persuade the court.

12. State concisely every ground on which you claim that you are being held in violation of the constitution, laws or treaties of the United States. Summarize briefly the facts supporting each ground. If necessary, you may attach pages stating additional grounds and facts supporting same.

CAUTION: If you fail to set forth all grounds in this motion, you may be barred from presenting additional grounds at a later date.

For your information, the following is a list of the most frequently raised grounds for relief in these proceedings. Each statement preceded by a letter constitutes a separate ground for possible relief. You may raise any grounds which you have other than those listed. However, you should raise in this motion all available grounds (relating to this conviction) on which you based your allegations that you are being held in custody unlawfully.

Do not check any of these listed grounds. If you select one or more of these grounds for relief, you must allege facts. The motion will be returned to you if you merely check (a) through (j) or any one of these grounds.

- (a) Conviction obtained by plea of guilty which was unlawfully induced or not made voluntarily or with understanding of the nature of the charge and the consequences of the plea.
- (b) Conviction obtained by use of coerced confession.

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- (c) Conviction obtained by use of evidence gained pursuant to an unconstitutional search and seizure.
- (d) Conviction obtained by use of evidence obtained pursuant to an unlawful arrest.
- (e) Conviction obtained by a violation of the privilege against self-incrimination.
- (f) Conviction obtained by the unconstitutional failure of the prosecution to disclose to the defendant evidence favorable to the defendant.
- (g) Conviction obtained by a violation of the protection against double jeopardy.
- (h) Conviction obtained by action of a grand or petit jury which was unconstitutionally selected and impaneled.
- (i) Denial of effective assistance of counsel.
- (i) Denial of right of appeal.
- A. Groundone: (i) Denial of effective assistance of counsel.

Supporting FACTS (state briefly without citing cases or law): The Petitioner claims counsel's failure to raise trial issue on Direct Appeal wherein a detective whom was suppose to testify was subsituted by his partner to present his testimony via reading off his testimony from a pre-trial hearing, which violated his 6th Amendment right to effective assistance of counsel.

B. Ground two:

Supporting FACTS (state briefly without citing cases or law):

C. Ground three:

Supporting FACTS (state briefly without citing cases or law):

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					•				
	D	Ground four:				•		•	
	D .	0.00000			•				
		Supporting FAC	TS (state b	riefly witho	ut citing cases	or law):			
					•				
							•		
13.	pre ir ir	esented, and give	yourreasor assis assis	tance (tance (resenting them:	ı hecau:	ented, state briefly se the cla inarily ra	im of	
		•						•	
14.	Do Yes		tition or app XXX	peal now pe	ending in any co	ourt as to the jud	lgment under atta	ck?	
15.		ve the name and a ein:	ddress, if k	nown, of eac	ch attorney who	represented you	in the following	stages of th e j u	idgment attacked
	(a)	At-preliminary	hearing	L.Rex	Bickley,	Esquire	121 South Harrisbur		17101
						-			
	(b)	At arraignment	and plca	Same					
	(c)	At trial Roy	yce L.	Morris	., Esquir	e 320 Ma Harris	irket St. sburg, PA	P.O. Bo 17108-1	
	(d)	At sentencing	Same						

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	(e) On appeal Same (Royce Morris)
	(f) In any post-conviction proceeding Pro Se
	(g) On appeal from any adverse ruling in a post-conviction proceeding Pro Se
16.	Were you sentenced on more than one count of an indictment, or on more than one indictment, in the same court and at approximately the same time?
	Yes No XXXX
	Do you have any future sentence to serve after you complete the sentence imposed by the judgment under attack? Yes No KXXX
	 (a) If so, give name and location of court which imposed sentence to be served in the future: N/A
	(b) Give date and length of the above sentence: N/A
.(c) Have you filed, or do you contemplate filing, any petition attacking the judgment which imposed the sentence to be served in the future?
	Yes □ No XOXXXX
Where	efere, movant prays that the Court grant him all relief to which he may be entitled in this proceeding.
	N/A
	Signature of Attorney (if any)
الماميان	re under penalty of perjury that the foregoing is true and correct. Executed on
r decia	= 0.1 0 E
	Date Date
	Signature of Movant

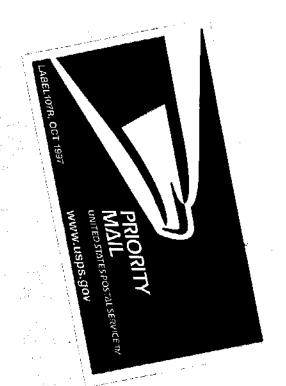
MOTION UNDER 28 USC § 2255 TO VACATE, SET ASIDE, OR CORRECT SENTENCE BY A PERSON IN FEDERAL CUSTODY

(If movant has a sentence to be served in the future under a federal judgment which he or she wishes to attack, the movant should file a motion in the federal court which entered the judgment.)

MOTION TO VACATE, SET ASIDE, OR CORRECT SENTENCE BY A PERSON IN FEDERAL CUSTODY

Explanation and Instructions-Read Carefully

- (1) This motion must be legibly handwritten or typewritten, and signed by the movant under penalty of perjury. Any false statement of a material fact may serve as the basis for prosecution and conviction for perjury. All questions must be answered concisely in the proper space on the form.
- (2) Additional pages are not permitted except with respect to the facts which you rely upon to support your grounds for relief. No citation of authorities need be furnished. If briefs or arguments are submitted, they should be submitted in the form of a separate memorandum.
- (3) Upon receipt, your motion will be filed if it is in proper order. No fee is required with this motion.
- (4) If you do not have the necessary funds for transcripts, counsel, appeal, and other costs connected with a motion of this type. you may request permission to proceed in forma pauperis, in which event you must execute form AO 240 or any other form required by the court, setting forth information establishing your inability to pay the costs. If you wish to proceed in forma pauperis, you must have an authorized officer at the penal institution complete the certificate as to the amount of money and securities on deposit to your credit in any account in the institution.
- (5) Only judgments entered by one court may be challenged in a single motion. If you seek to challenge judgments entered by different judges or divisions either in the same district or in different districts, you must file separate motions as to each such judgment.
- (6) Your attention is directed to the fact that you must include all grounds for relief and all facts supporting such grounds for relief in the motion you file seeking relief from any judgment of conviction.
- (7) When the motion is fully completed, the original and at least two copies must be mailed to the Clerk of the United States District Court whose address is
- (8) Motions which do not conform to these instructions will be returned with a notation as to the deficiency.



Legal Mail

Parker

10864-067

O Ms. Mary E. D' Andrea, Clerk of Court

U.S. 228 Walnut Dist. St. Court/Middle Dist. of Pennsylvania

Harrisburg, PA

17108